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## NOTICE OF ALLOWANCE AND FEE(S) DUE

28395

750

11/17/2009

BROOKS KUSHMAN P.C./FGTL 1000 TOWN CENTER 22ND FLOOR SOUTHFIELD, MI 48075-1238

EXAMINER				
SEE, CAROL A				
ART UNIT	PAPER NUMBER			
2606				

DATE MAILED: 11/17/2009

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/604,536	07/29/2003	Christopher Hall	81044209	1535

TITLE OF INVENTION: METHOD AND SYSTEM FOR FINANCING ACQUISITION OF VEHICLES

APPLN. TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$1510	\$300	\$0	\$1810	02/17/2010

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED. THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEP 1308.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN THREE MONTHS FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. THIS STATUTORY PERIOD CANNOT BE EXTENDED. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE DOES NOT REFLECT A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE IN THIS APPLICATION. IF AN ISSUE FEE HAS PREVIOUSLY BEEN PAID IN THIS APPLICATION (AS SHOWN ABOVE), THE RETURN OF PART B OF THIS FORM WILL BE CONSIDERED A REQUEST TO REAPPLY THE PREVIOUSLY PAID ISSUE FEE TOWARD THE ISSUE FEE NOW DUE.

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28395 7590 11/17/2009 BROOKS KUSHMAN P.C./FGTL 1000 TOWN CENTER 22ND FLOOR			na .				niccion
			I h Sta ado tra	Certificate of Mailing or Transmission  I hereby certify that this Fee(s) Transmittal is being deposited with the United States Postal Service with sufficient postage for first class mail in an envelope addressed to the Mail Stop ISSUE FEE address above, or being facsimile transmitted to the USPTO (571) 273-2885, on the date indicated below.			
SOUTHFIELD,	MI 48075-1238						(Depositor's name)
							(Signature)
							(Date)
APPLICATION NO.	FILING DATE		FIRST NAMED INVENTO	₹	ATTO	RNEY DOCKET NO.	CONFIRMATION NO.
10/604,536	07/29/2003	•	Christopher Hall		•	81044209	1535
TITLE OF INVENTION	: METHOD AND SYST	TEM FOR FINANCING	ACQUISITION OF VEHI	CLES			
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nonprovisional	NO	\$1510	\$300	\$0		\$1810	02/17/2010
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SEE, CA	AROL A	3696	705-035000	-			
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			(2) the name of a single firm (having as a member a registered attorney or agent) and the names of up to				
PTO/SB/47; Rev 03-02 or more recent) attached. Use of a Customer			2 registered attorney or agent) and the names of up to 2 registered patent attorneys or agents. If no name is listed, no name will be printed.				
3. ASSIGNEE NAME A	ND RESIDENCE DATA	A TO BE PRINTED ON	THE PATENT (print or ty	/pe)			
PLEASE NOTE: Un	less an assignee is ident	ified below, no assignee	data will appear on the of a substitute for filing ar	patent. If an assign	nee is io	dentified below, the do	cument has been filed for
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Please check the appropr	riate assignee category or	categories (will not be p	rinted on the patent):	Individual LC	orporati	on or other private grou	up entity 🔲 Government
4a. The following fee(s)	are submitted:	4	b. Payment of Fee(s): (Ple	ase first reapply a	ny prev	viously paid issue fee s	hown above)
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	No small entity discount p # of Copies		Payment by credit card. Form PTO-2038 is attached.  The Director is hereby authorized to charge the required fee(s), any deficiency, or credit any				iciency, or credit any
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5. Change in Entity Sta	tus (from status indicated as SMALL ENTITY statu	*	☐ b. Applicant is no lo	ngar claiming SMA	II EN'	FITV status, See 27 CE	P 1 27(a)(2)
NOTE: The Issue Fee an	d Publication Fee (if rea	uired) will not be accepte	ed from anyone other than	-			e assignee or other party in
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Authorized Signature				Date			
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an application. Confiden submitting the complete this form and/or suggest Box 1450, Alexandria, V Alexandria, Virginia 223	tiality is governed by 35 dapplication form to the ions for reducing this bu. Firginia 22313-1450. DC	U.S.C. 122 and 37 CFR USPTO. Time will vary rden, should be sent to the NOT SEND FEES OR	1.14. This collection is exydepending upon the indicate Chief Information Offic COMPLETED FORMS	stimated to take 12 vidual case. Any coper, U.S. Patent and O THIS ADDRES	minutes omment Traden S. SEN	s to complete, including is on the amount of tim nark Office, U.S. Depa D TO: Commissioner fo	y gathering, preparing, and the you require to complete thment of Commerce, P.O. or Patents, P.O. Box 1450,

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BROOKS KUSHMAN P.C./FGTL		SEE, CA	AROL A		
1000 TOWN CEN	TER		ART UNIT	PAPER NUMBER	
22ND FLOOR SOUTHFIELD, M	II 48075-1238		3696 DATE MAILED: 11/17/200	9	

# **Determination of Patent Term Adjustment under 35 U.S.C. 154 (b)**

(application filed on or after May 29, 2000)

The Patent Term Adjustment to date is 986 day(s). If the issue fee is paid on the date that is three months after the mailing date of this notice and the patent issues on the Tuesday before the date that is 28 weeks (six and a half months) after the mailing date of this notice, the Patent Term Adjustment will be 986 day(s).

If a Continued Prosecution Application (CPA) was filed in the above-identified application, the filing date that determines Patent Term Adjustment is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) WEB site (http://pair.uspto.gov).

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (571)-272-7702. Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at 1-(888)-786-0101 (571)-272-4200.

	Application No.	Applicant(s)		
	10/604 526			
Notice of Allowability	10/604,536 Examiner	HALL ET AL. Art Unit		
·				
	Carol See	3696		
The MAILING DATE of this communication apperature of the series of the communication apperature. All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT R of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED or other appropriate comi IGHTS. This application is	in this application. If not includ nunication will be mailed in due	ed course. <b>THIS</b>	
1. This communication is responsive to 6/26/2009.				
2. X The allowed claim(s) is/are <u>1-4,6-9,11-13,35-39 and 41</u> .				
<ul> <li>3. Acknowledgment is made of a claim for foreign priority units.</li> <li>a) All b) Some* c) None of the:</li> <li>1. Certified copies of the priority documents have</li> <li>2. Certified copies of the priority documents have</li> <li>3. Copies of the certified copies of the priority do</li> </ul>	e been received. e been received in Applica	tion No	tion from the	
International Bureau (PCT Rule 17.2(a)).				
* Certified copies not received:				
Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONN THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.		le a reply complying with the re	quirements	
4. A SUBSTITUTE OATH OR DECLARATION must be subminformal PATENT APPLICATION (PTO-152) which give			IOTICE OF	
5. CORRECTED DRAWINGS ( as "replacement sheets") must	st be submitted.			
(a) I including changes required by the Notice of Draftspers	son's Patent Drawing Revi	ew ( PTO-948) attached		
1) 🗌 hereto or 2) 🔲 to Paper No./Mail Date				
<ul><li>(b) ☐ including changes required by the attached Examiner'</li><li>Paper No./Mail Date</li></ul>	s Amendment / Comment	or in the Office action of		
Identifying indicia such as the application number (see 37 CFR 1 each sheet. Replacement sheet(s) should be labeled as such in t			e back) of	
6. DEPOSIT OF and/or INFORMATION about the depo attached Examiner's comment regarding REQUIREMENT			Note the	
Attachment(s)	_			
1. Notice of References Cited (PTO-892)		Informal Patent Application		
2. Notice of Draftperson's Patent Drawing Review (PTO-948)		Summary (PTO-413), b./Mail Date		
3. Information Disclosure Statements (PTO/SB/08),	7. 🛛 Examiner	's Amendment/Comment		
Paper No./Mail Date  4.  Examiner's Comment Regarding Requirement for Deposit of Biological Material  8.  Examiner's Statement of Reasons for Allowance				
9.				
/Hani M. Kazimi/				
Primary Examiner, Art Unit 3691				

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#### **EXAMINER'S AMENDMENT**

An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with Matthew Jakubowski and Dalpreet Saluja on November 6, 2009 (reconfirmed by Dalpreet Saluja on November 9, 2009).

Please amend the claims as follows:

1. (Currently Amended) A method for providing financing by a vehicle financing company for acquisition of a vehicle by a vehicle consumer, the method comprising:

receiving a future interest in a vehicle by a vehicle financing company in consideration for a future interest price paid by the vehicle financing company upon transfer of a legal title in the vehicle to a vehicle consumer in consideration for a legal title price for a legal title term, the legal title price being an amount of money paid for a present possessory interest in the vehicle, wherein the receiving step is accomplished at least partially by utilizing an at least one computer and at least one computer network:

providing financing by the vehicle financing company to the vehicle consumer for the legal title price of the vehicle;

determining by the vehicle financing company <u>via the at least one</u> <u>computer</u> an unrestricted legal title price based on the future interest price and a balance of the financing provided by the vehicle financing company;

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receiving at or near the end of the legal title term the unrestricted legal title price; and

transferring the future interest to the vehicle consumer so that the vehicle consumer receives the future interest and unrestricted legal title in the vehicle.

- 2. (Previously Presented) The method of claim 1 further comprising determining a present/future interest ratio representing the ratio of the legal title price to the future interest price.
- 3. (Previously Presented) The method of claim 1 wherein receiving the unrestricted legal title price includes valuing the future interest price based on a time value of money and a present value of the vehicle.
- 4. (Original) The method of claim 1 wherein the future interest is a reversionary interest or a remainder.
  - 5. (Cancelled)
- 6. (Previously Presented) The method of claim 1 further comprising transferring by a vehicle dealer the vehicle to the vehicle consumer.
- 7. (Previously Presented) The method of claim 1 further comprising receiving by the vehicle consumer the legal title in the vehicle.
- 8. (Previously Presented) The method of claim 2 wherein the present/future interest ratio is in a range of 3:1 to 2:3.
- 9. (Previously Presented) The method of claim 2 wherein the present/future interest ratio is based on one or more of the following factors: a

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consumer trade-in of an existing vehicle, a residual value of the vehicle, or dealer promotions.

## 10. (Cancelled)

- 11. (Previously Presented) The method of claim 1 wherein the legal title term is in the range of one year to six years.
- 12. (Previously Presented) The method of claim 1 wherein the future interest vests upon expiration of a vesting period.
- 13. (Previously Presented) The method of claim 1 further comprising receiving the financed legal title price by the vehicle financing company through a first periodic payment made on a first periodic date and a second periodic payment made on a second periodic date during the legal title term, the legal title term beginning at the transfer of legal title to the vehicle consumer, wherein the second periodic payment date is after the first periodic payment date.
- 14. (Withdrawn) A method for transferring legal title in a vehicle, the method comprising:

providing a vehicle; and

transferring a legal title in the vehicle in consideration for a legal title price while retaining a future interest in the vehicle, the future interest having a vesting period.

- 15. (Withdrawn) The method of claim 14 further comprising transferring the future interest in consideration for a future interest price.
- 16. (Withdrawn) The method of claim 15 further comprising financing the legal title price.

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17. (Withdrawn) The method of claim 16 wherein the legal title price is financed by a vehicle finance company.

- 18. (Withdrawn) The method of claim 14 wherein the future interest is a reversionary interest or a remainder.
- 19. (Withdrawn) method of claim 14 wherein the transferring step is accomplished at least partially by utilizing an at least one computer and an at least one computer network.
- 20. (Withdrawn) The method of claim 14 wherein a vehicle dealer provides the vehicle.
- 21. (Withdrawn) The method of claim 14 further comprising receiving the legal title in the vehicle.
- 22. (Withdrawn) The method of claim 21 wherein the legal title in the vehicle is received by a vehicle consumer.
- 23. (Withdrawn) The method of claim 15 further comprising receiving the future interest.
- 24. (Withdrawn) The method of claim 23 wherein a vehicle finance company receives the future interest.
- 25. (Withdrawn) The method of claim 14 wherein the legal title is provided for a legal title term.
- 26. (Withdrawn) The method of claim 25 wherein the legal title term is about equal to the vesting period.

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27. (Withdrawn) The method of claim 26 wherein the legal title term and the vesting period is in the range of about one year to about six years.

- 28. (Withdrawn) The method of claim 14 wherein the future interest vests upon expiration of the vesting period.
- 29. (Withdrawn) The method of claim 16 further comprising receiving the financed legal title price through a number of periodic payments.
- 30. (Withdrawn) A computer-implemented system for transferring legal title in a vehicle, the system comprising an at least one server computer, the at least one server computer configured to:

receive identification and legal title information for a vehicle, the identification information including a vehicle make, a vehicle model and a vehicle year information, the legal title information including a legal title price and a legal title term; and

transmit the identification and legal title information to at least partially effectuate transfer of a legal title in the vehicle.

- 31. (Withdrawn) The computer-implemented system of claim 30 wherein the vehicle is transferred to a vehicle consumer.
- 32. (Withdrawn) The computer-implemented system of claim 30 wherein the system further includes an at least one dealer finance company computer, the at least one dealer finance company computer configured to receive the vehicle information and the legal title information to at least partially effectuate transfer of the legal title in the vehicle.

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33. (Withdrawn) The computer-implemented system of claim 30 wherein the legal title information further includes a future interest price and a vesting period.

34. (Withdrawn) A computer-implemented system for transferring legal title in a vehicle, the system comprising an at least one computer, the at least one computer configured to:

cause display of a website, the website including identification and legal title information for a vehicle, the identification information including a vehicle make, a vehicle model and a vehicle year information, the legal title information including a legal title price and a legal title term;

if a buyer decides to acquire the vehicle, causing display of a form on the website, the form being at least partially completed with buyer information through the website; and

transmit the at least partially completed form to at least partially effectuate transfer of legal title to the buyer.

35. (Currently Amended) A method for transferring by a financing company legal title in personal property to a consumer, the method comprising:

receiving a future interest in a personal property by a financing company in consideration for a future interest price paid by the financing company upon transfer of a legal title in the personal property to the consumer in consideration for a legal title price for a legal title term, the legal title price being an amount of money paid for a present possessory interest in the personal property, wherein the receiving step is accomplished at least partially by utilizing an at least one computer and at least one computer network; and

providing financing by the financing company to the consumer for the legal title price of the personal property;

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determining by the financing company <u>via the at least one computer</u> [[the]] <u>an</u> unrestricted legal title price based on the future interest price and a balance of the financing being provided by the financing company;

receiving at or near the end of the legal title term the unrestricted legal title price; and

transferring the future interest to the consumer so that the consumer receives the future interest and unrestricted legal title in the personal property.

36. (Original) The method of claim 35 wherein the personal property is selected from the group consisting of:

a tangible personal property and an intangible personal property.

- 37. (Original) The method of claim 35 wherein the personal property is a good.
- 38. (Original) The method of claim 35 wherein the personal property is a vehicle.
- 39. (Currently Amended) The method of claim 35 further comprising: wherein receiving the unrestricted legal title price includes by valuing the future interest price based on a time value of money and a present value of the personal property.
- 40. (Withdrawn) A vehicle financing apparatus, the apparatus comprising:

means for receiving a future interest in a vehicle in consideration for a future interest price upon transfer of a legal title in the vehicle in consideration for a legal title price; and

means for financing the legal title price.

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41. (Currently Amended) A method for providing financing by a vehicle financing company for acquisition of a vehicle by a vehicle consumer, the method comprising:

receiving a future interest in a vehicle by a vehicle financing company in consideration for a future interest price paid by the vehicle financing company upon transfer of a legal title in the vehicle to a vehicle consumer in consideration for a legal title price for a legal title term, the legal title price being an amount of money paid for a present possessory interest in the vehicle, the future interest being a reversionary interest or a remainder, wherein the first receiving step is accomplished at least partially by utilizing an at least one computer and at least one computer network;

determining via the at least one computer a present/future interest ratio representing the ratio of the legal title price to the future interest price; [[and]]

providing financing by the vehicle financing company to the vehicle consumer for the legal title price of the vehicle; and

receiving the financed legal title price by the vehicle financing company through a first periodic payment made on a first periodic date and a second periodic payment made on a second periodic date during the legal title term, the legal title term beginning at the transfer of legal title to the vehicle consumer, wherein the second periodic payment date is after the first periodic payment date.

### Allowable Subject Matter

Claims 1-4, 6-9, 11-13 and 35-41 are allowed.

### Conclusion

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Carol See whose telephone number is (571)272-9742. The examiner can normally be reached on Monday - Thursday 6:45 am - 5:15 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Hani Kazimi can be reached on (571) 272-6745. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Carol See Patent Examiner Art Unit 3696

/Hani M. Kazimi/ Primary Examiner, Art Unit 3691